Last Revised 8/1/15

# UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

IN RE:	tunu u 44 i a	Case No. 14-28902JKS  Judge Sherwood  Chapter 13
Oodo, Jaipersaud & Oodo, Ha	Debtor(s)	Chapter 13
	CHAPTER 13 PLAN AND MOT	IONS
Original	[X] Modified/Notice Required	[X] Discharge Sought
[X] Motions Included	[ ] Modified/No Notice Required	[ ] No Discharge Sought
Date: December 8, 2015	THE DEBTOR HAS FILED FOR RELIE CHAPTER 13 OF THE BANKRUPTCY	
	YOUR RIGHTS WILL BE AFFEC	CTED
You should read these papers ca or any motion included in it mus and become binding, and inclu- before the deadline stated in the YOU IN 7	n proposed by the Debtor. This document is the acturefully and discuss them with your altorney. Anyonst file a written objection within the time frame stated motions may be granted without further notice.  SHOULD FILE A PROOF OF CLAIM BY THE NOTICE TO RECEIVE DISTRIBUTIONS AY BE CONFIRMED, EVEN IF THE PLAN R	ne who wishes to oppose any provision of this Plan ed in the Notice. This Plan may be confirmed tice or hearing, unless written objection is filed E DEADLINE STATED SUNDER ANY PLAN
Part 1: Payment and Length	of Plan	
a. The debtor has paid to d October 1, 2015 for 48 month equal monthly payments to c	ate \$36,952.38 and shall pay <u>\$ 3,455.00</u> per <u>mon</u> ns. This monthly payment includes \$2,717.46 to boover a cram down value on debtor's home of \$10 wadvances (per consent order) and administrat	be paid to Green Tree Servicing LLC for 60 44,000.00 at 5% interest, and \$172.73 to be
	on payments to the Trustee from the following sour	ces:
[X] Future Earnings [ ] Other sources of fund	ling (describe source, amount and date when funds	are available):
c. Use of real property to sal [ ] Sale of real property Description: Proposed date for cor		s
[ ] Refinance of real pro Description: Proposed date for co		
[ ] Loan modification w Description: Proposed date for con	ith respect to mortgage encumbering property	
d. [] The regular monthly	mortgage payment will continue pending the sale, r	refinance or loan modification.
e. [ ] Other information that	at may be important relating to the payment and len	gth of plan:

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Part 2: Ade			8, 2,				(U.S.) (#2.14)				
	a. Adequate protection payments will be made in the amount of \$ None to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to(creditor).										
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Pl pre-confirmation to (creditor).							) outside the Plan	۰,			
Part 3: Pric	ority Clai	ms (Including	Admi	nistrative Expense	s)						
All allowed	priority c	laims will be p	aid in 1	full unless the credit	lor agrees of	herwise:					
									Amount to be	7	
Creditor							Type of Priority				
Internal Re	evenue S	ervice				Plan)					
Law Firm	of Ronald	I I. LeVine					fee initial re supplement		7,132.50		
Part 4: Seco	wed Clai	ms to solid to							1 July 3	Ę	
Tart 4. Sett				MOETHESS COLUMN		The state of	III SO SERVICE		MI DICKOL		
The De	btor shall	It and Mainta pay to the Trus ne creditor (out	stee (as	Payments spart of the Plan) al e Plan) monthly obl	lowed claim ligations due	s for arrearage after the bar	ges on monthl kruptcy filing	y obligatio g as follow	ens and the debtor s:		
						Interest Rate on	Amount be Paid Creditor	I to Paymen (Outside	t		
Creditor			Colla	teral or Type of Del	bt	Arrearage	Arrearage	Pla	an) Plan	)	
b. Modification 1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.  NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.											
	9				Total Collateral	Superior	Value of Creditor Interest in	Annua I Interes	Total Amoun		
Creditor	Creditor Collateral			Scheduled Debt	Value	Liens	Collateral	t Rate	to be Paid	_	
Flagstar I and/or Gr Servicing	Greentree   120 W. Allen St.			414,774.39	144,000	0	144,000	5.0	173,410.98 that also include 10,363.52 in post petition escrow advance	s n v	

#### c. Surrender

<sup>2.)</sup> Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

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Upon confirmation	on, the stay is ter	minated as to sur	rendered collateral.	. The Debtor si	arrenders the follo	owing colla	teral;
Creditor		Collat	eral to be Surrende	red	Surren	lue of dered lateral	Remaining Unsecured Debt
None							
d. Secured Clair	ms Unaffected b	y the Plan					
The following se	cured claims are	unaffected by the	e Plan:				
e. Secured Clair	ns to Be Paid in	Full Through tl	ne Plan				
Creditor		Со	llateral		7		nt to be Paid ugh the Plan
None							
art 5: Unsecured C	Claims						
THE RESERVE TO A SECOND		wed non-priority	unsecured claims s	hall be paid:			
Not less		percent om any remaining	distributed <i>pro rata</i> g funds be treated as follo				
Creditor		Basis for Separ	ate Classification	Treatment		A	Amount to be Paid 0
Part 6: Executory C	Contracts and U	nexpired Leases					
All executory contra	cts and unexpire	d leases are reject	ed, except the follo	wing, which a	re assumed:		
Creditor None			Contract or Lease		Treatment by De	btor	
Part 7: Motions						Walley !	
local forn LBR 3015 transmitt	n, Notice of Cha 5-1. A Certificat al notice are ser	pter 13 Plan Tra- ion of Service m wed. r 11 U.S.C. Secti	t be served on all namittal, within the ust be filed with the on 522(f).  Amount of	e time and in ie Clerk of Co	the manner set f	orth in D.f	Amount o

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					the Property	
None					Toperty	
b. Motion to Void Liens and Reclas  The Debtor moves to reclassify the fo	-				stent with Part 4	above:
Creditor		Collateral			Amount of	
None					10 00 110010	
c. Motion to Partially Void Liens ar The Debtor moves to reclassify the fo collateral consistent with Part 4 above:						ed.
Creditor	Collate	ral		Amount to be Deemed Secured	Tree lass.	
Flagstar Bank/Green Tree Servicing, LLC	120 W	est Allen Stre	et	144,000.00	274,	774.39
Part 8: Other Plan Provisions						
a. Vesting of Property of the Estate						-
X Upon Confirmation Upon Discharge						
b. Payment Notices						
Creditors and Lessors provided for in totwithstanding the automatic stay.	Sections 4	4, 6 or 7 may	continue to mail cust	omary notices or cou	pons to the Deb	otor
c. Order of Distribution The Trustee shall pay allowed claims 1) Trustee Commissions 2) Other Administrative Claims 4) Secured Claim of Flagstar B 5) General Unsecured Claims			ing	2		
d. Post-petition claims The Trustee [ Section 1305(a) in the amount filed by the			ed to pay post-petition	on claims filed pursu	ant to 11 U.S.C.	
Part 9: Modification						
f this plan modifies a plan previously file	d in this c	ase, complete	the information belo	W.al		
Date of Plan being modified: September	r 26, 2014					
Explain below why the Plan is being mo			Explain below how	the Plan is being mo	dified.	
Reflect new terms of cram down order tax claim adjustment	r and rem	ove IRS	See 1(a), 3, 4(b) an	id 5(b)		

Are Schedules I and J being filed simultaneously with this Modified Plan? [ ] Yes [X] No

Day of	10: Sign	AD DESCRIPTION
W W118	HALFER STATE	III 9 1.52 01-4

The Debtor(s) and the attorney for the Debtor (if any) must sign this Plan.

Date: December 08, 2015

/s/ Ronald I. LeVine

Attorney for the Debtor

I certify under penalty of perjury that the above is true,

Date: December 8, 2015

/s/ Jaipersaud Oodo

Debtor

/s/ Haimwattie Oodo

ameratie Oodo

Joint Debtor

#<sub>L</sub>%